PATENT COOPERATION TREATY

From the INTERNATIONAL BUREAU

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NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis.3(c) and 72.2)

To

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TONIO REISER
PATENTANWALT

08. Mai 2006

•			
Date of mailing (day/month/year) 27 April 2006 (27.04.2006)			
Applicant's or agent's file reference FU 01 P002WO	IMPORTANT NOTIFICATION		
International application No. PCT/EP2004/005603	International filing date (day/month/year) 25 May 2004 (25.05.2004)		
Applicant FUCHS PETRO	OLUB AG et al		
1. Transmittal of the translation to the applicant.			
The International Bureau transmits herewith a copy of the patentability (Chapter I).	English translation of the international preliminary report on		
The International Bureau transmits herewith a copy of the patentability (Chapter II).	English translation of the international preliminary report on		
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3. Reminder regarding translation into (one of) the official language	ge(s) of the elected Office(s).		
The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).			
It is the applicant's responsibility to prepare and furnish such applicable time limit (Rule 74.1). See Volume II of the PCT Applicable time limit (Rule 74.1).	h translation directly to each elected Office concerned within the licant's Guide for further details.		
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PATENT COOPERATION TREATY

Translation

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

P							
Applicant's or agent's file reference FU 01 P002WO	FOR FURTHER A	ACTION	See Form PCT/IPEA/416				
International application No.	International filing d	ate (day/month/year)	Priority date (day/month/year)				
PCT/EP2004/005	603 25.05.200)4	04.06.2003				
International Patent Classification (IPC) or national classification and IPC							
Applicant FUCHS PETROLUB	Applicant FUCHS PETROLUB AG						
	national preliminary examination re insmitted to the applicant according		International Preliminary Examining Authority				
2. This REPORT consists	of a total of 6	sheets, includi	ng this cover sheet.				
3. This report is also accor	mpanied by ANNEXES, comprising	:					
a. (sent to the	applicant and to the International R	uregula total of 5	cheets as follows:				
sheets sheets	a. (sent to the applicant and to the International Bureau) a total of sheets, as follows: sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
1 1	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental						
b. (sent to the	International Bureau only) a total of	f (indicate type and numb	er of electronic carrier(s))				
			. containing a sequence listing and/or tables				
1	o, in computer readable form only, of the Administrative Instructions).	as indicated in the Suppl	emental Box Relating to Sequence Listing (see				
4. This report contains ind	lications relating to the following ite	ms:					
Box No. I	Basis of the report						
Box No. II	Priority		·				
Box No. III	Non-establishment of opinion with	h regard to novelty, inver	ntive step and industrial applicability				
Box No. IV	Lack of unity of invention						
Box No. V	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Box No. VI	Certain documents cited						
Box No. VII	Box No. VII Certain defects in the international application						
Box No. VIII	Certain observations on the intern	ational application					
Date of submission of the demand	d	Date of completion of t	his report				
			-				
Name and mailing address of the	IPEA/EP	Authorized officer	·				
Facsimile No.		Telephone No.					

International application No.
PCT/EP2004/005603

Box	No. I	[Basis of the report		
1.			d to the language, this report is based on the internation	nal application in the language in	which it was filed, unless otherwise
			report is based on translations from the original langua $_{ m f}$ h is the language of a translation furnished for the purp		
		님	international search (Rule 12.3 and 23.1(b))		
		H	publication of the international application (Rule 12.4)		
_	Wat		international preliminary examination (Rule 55.2 and/od to the elements of the international application, this		akasta which have have formished as the
2.	rece	_	Office in response to an invitation under Article 14 are	• • • • • • • • • • • • • • • • • • • •	
	K		ternational application as originally filed/furnished	•	•
		the de	escription:		
		pages			as originally filed/furnished
		pages	*	received by this Authority on	
		pages	*	received by this Authority on	
	\boxtimes	the cl	aims:		
		nos.			as originally filed/furnished
		nos.*		as amended (togethe	r with any statement) under Article 19
		nos.*	1-16	received by this Authority on	23.08.2005 by fax
		nos.*		received by this Authority on	
	\boxtimes	the dr	rawings:		
		sheets	s 1/2,2/2		as originally filed/furnished
	•	sheets			
		sheets			
	П	a segu	uence listing and/or any related table(s) - see Suppleme	ental Roy Relating to Sequence I	icting
2			•••		astrig.
3.	ய	I ne a	mendments have resulted in the cancellation of:		
		H	the description, pages		
		\exists	the claims, nos.		
		吕	the drawings, sheets/figs	•	
		H			
		انا	any table(s) related to sequence listing (specify):		· · · · · · · · · · · · · · · · · · ·
4.	Ш	they i	report has been established as if (some of) the amenda have been considered to go beyond the disclosure as file	ed, as indicated in the Supplemen	ntal Box (Rule 70.2(c)).
			the description, pages		
	٠.		the claims, nos.		·
		Ц	the drawings, sheets/figs	· · · · · · · · · · · · · · · · · · ·	
		Ц	the sequence listing (specify):		
	any table(s) related to sequence listing (specify):				
*	If ite	ın 4 ap	plies, some or all of those sheets may be marked "supe	rseded."	

International application No.
PCT/EP2004/005603

Box	No. V			ticle 35(2) with regard to novelty, inventive step or industrial applicability; porting such statement	
1.	Statement				
	Novelty (N)	Claims	1-16	YES
			•		_ NO
	Inventive step (IS)			·	VEC
			Claims	1-16	
			•		_
	Industrial	l applicability (IA)	•		– YES NO
			Claims		NO
2.	Citations and	l explanations (Rule 70	0.7)		
	1.	Reference	is ma	ade to the following documents:	
		n1 · 11 · 5 · 0	158 78	30 A D2: US 5,225,679 A	
	•	D1. 05 5,	,50,70	50 A	
	2.	Independer	nt de	vice claim 1	
	Document D1 discloses a measuring device for				
	detecting at least one fluorescent and/or light-				
	absorbent indicator contained in a fuel (see				
	column 5, lines $10-14$; column 6, lines $12-15$),				
		comprising	g:		
		a measuri	ng se	ction (12) which is formed by a	
		light-perm	meable	e material and through which the	
		fuel flows	s;		
		at least o	one l	ight source (16), which shines on	
		the measu	ring s	section;	
		a light-ca	aptur	ing device (20B), which is hit by	
		the light	(28B)), which passes through the fuel	
		flowing th	nrougl	h the measuring section and/or	•
		emanates i	from t	the indicator as a result of a	
		fluoresce	nt ef	fect, and which generates a	
		correspond	ding r	measuring signal as a function of	
		the streng	gth o	f the incident light; and	
t					

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

an evaluation unit (22) for evaluating the measuring signal.

The measuring device is arranged on a line leading away from a storage tank, D1 not specifying what lies at the other end of the line.

Claim 1 is directed to a machine, for example the engine of a motor vehicle, comprising a filler pipe for a service fluid, namely lubricating oil, engine oil or hydraulic fluid, into which a measuring device such as that described in D1 is integrated such that when filling the machine with the surface fluid through the filler tube, said fluid at least partially fills or flows through the measuring section.

It is therefore possible to recognise if the machine is being filled with an unsuitable service fluid or to optimise the change intervals for the surface fluid as a function of the service fluid with which the machine is filled.

D1 does not suggest integrating the device described therein into a machine.

Document D2 discloses a measuring device such as that described in D1, figure 1 clearly showing that the measuring device is arranged on a line that leads from a storage tank to a motor vehicle.

D2 refers exclusively to fuel substances and not

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

to service fluids such as engine oil. Therefore at best, D2 could prompt a person skilled in the art to integrate the measuring device described therein into the tank of a motor vehicle such that when filling the vehicle with the fuel through the filler tube of the tank, the fuel passes through the measuring section.

D2 does not suggest integrating the measuring device described therein into a machine so as to measure a service fluid, for example into the engine of a motor vehicle.

The machine as per claim 1 is therefore considered novel and inventive (PCT Article 33(2) and (3)).

3. Independent method claim 9

Claim 9 is directed to the use of the device described in claim 1 and is therefore, *mutatis mutandis*, also novel and inventive.

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Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

Contrary to PCT Rule 5.1(a) (iii), the description is inconsistent with the claims.

Contrary to PCT Rule 5.1(a)(ii), the description does not cite documents D1 and D2 or indicate the relevant prior art disclosed therein.